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1595 July 25, 1913

SEC. 2. Be it further ordained, etc., That any person violating any provision of this ordinance shall, on conviction, be punished by a fine of not less than \$10 nor more than \$25, or, in default of such fine, by imprisonment in the parish prison for not more than 30 days, or both, at the discretion of the court having jurisdiction.

Diphtheria—Control Cultures to be Made Before Released from Quarantine. (Reg. Bd. of H., Dec. 10, 1912.)

Resolved, That from and after the promulgation of this resolution the sanitary release of any person or premises affected by diphtheria infection shall be effective only after two consecutive reports of negative control cultures from diphtheria subject have been filed in the office of the Board of Health of the Parish of Orleans and of the city of New Orleans by the board's bacteriologist.

That no control culture shall be taken until seven full days have elapsed since report of case by physician in charge.

That no control culture will be taken until physician in charge of case shall have filed in the office of the Board of Health of the Parish of Orleans and of the city of New Orleans a certificate, in writing, of clinical recovery of patient.

Second control culture shall not be taken within 48 hours of first, and must in every instance be taken by an official of our board.

NEW YORK, N. Y.

Common Towels—Use of in Public Places Prohibited. (Ord. Bd. of H., Jan. 4, 1912.)

Sec. 190. No person, firm, or corporation having the management and control of any public lavatory, wash room, or public comfort station shall maintain in or about such lavatory, wash room, or public comfort station any towel or towels for use in common.

The term "public lavatory, wash room, or public comfort station" as used herein shall be construed to mean and include any such place when belonging to or provided in connection with a railroad station, ferryhouse, school, hotel, theater, concert hall, dance hall, department store, cafe, restaurant, or a beer, wine, or liquor saloon.

The term "for use in common" as used herein shall be construed to mean for use or intended to be used by more than one person.

The term "department store" as used herein shall be construed to mean and include any place where goods, wares, or merchandise are offered for sale when persons entering such place are given and allowed access to a lavatory or wash room maintained on or in connection with the store premises.

The term "corporation" as used herein shall be construed to mean and include a municipal corporation.

Foodstuffs—Sale of Prohibited When Containing Methyl Alcohol. (Ord. Bd. of H., Jan. 23 and Sept. 17, 1912.)

SEC. 66a. No person or corporation shall have, sell, or offer for sale any food or drink which contains methyl alcohol (commonly known as wood alcohol) or any preparation or mixture of any kind whatsoever containing the same intended either for internal or external use by man, nor shall methyl or wood alcohol or any preparation or mixture containing the same be used upon or applied to the person or body of another.

AMENDMENT.

Resolved, That section 66a of the Sanitary Code of the Department of Health of the City of New York be, and the same is hereby, amended so as to read as follows:

Sec. 66a. No person or corporation shall have, sell, or offer for sale any food or drink which contains methyl alcohol (commonly known as wood alcohol) or any